

**United States Bankruptcy Court
Central District of California
Riverside
Judge Wayne Johnson, Presiding
Courtroom 304 Calendar**

Monday, September 27, 2021

Hearing Room 304

1:30 PM

6:21-11460 Dolores Marina Mendez

Chapter 13

#1.00 Confirmation of Chapter 13 Plan

FROM: 5-19-21

Docket 2

***** VACATED *** REASON: CASE DISMISSED 9-21-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Dolores Marina Mendez

Represented By
Trang P Nguyen

Trustee(s):

Rod Danielson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
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Courtroom 304 Calendar**

Monday, September 27, 2021

Hearing Room 304

1:30 PM

6:21-11460 Dolores Marina Mendez

Chapter 13

#2.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-5-21

Docket 2

***** VACATED *** REASON: CASE DISMISSED 9-21-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Dolores Marina Mendez

Represented By
Trang P Nguyen

Trustee(s):

Rod Danielson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
Riverside
Judge Wayne Johnson, Presiding
Courtroom 304 Calendar**

Monday, September 27, 2021

Hearing Room 304

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6:21-11520 Dawn Renee Tanner

Chapter 13

#3.00 Confirmation of Chapter 13 Plan

FROM: 5-19-21

Docket 16

Tentative Ruling:

No appearances by debtors are required today but attorneys for debtors do need to appear.

This hearing will occur by video using Zoom (not CourtCall). Courtroom 304 has not yet transitioned to facilitate appearances simultaneously by video and in person. Hybrid hearings are not occurring in courtroom 304 at this time. Therefore, even though Judge Johnson's courtroom is now open for in-person hearings on all other matters, this hearing today will occur by Zoom only. No appearances will be possible in the courtroom for this matter. All parties should attend the hearing today by video using the following information:

Meeting URL: <https://cacb.zoomgov.com/j/1607653802>

Meeting ID: 160 765 3802

Password: 612271

The Court thanks the parties for preparing the matter for confirmation. Based on the agreement of the parties, the Court intends to enter an order confirming the chapter 13 plan proposed in this case using the agreed terms. Counsel must appear at the confirmation hearing to approve the terms of confirmation and the confirmation order but debtors need not appear. Likewise, the debtors need not appear for the status conference (but counsel should appear). Instead, the status conference will be continued and conducted with the debtors on another date (most likely by video). Appearances by special counsel (for debtors) are permissible today for both the confirmation hearing and the status conference. Whoever appears for the debtors must review the proposed terms of the confirmation order (see below) prior to the hearing and be prepared to approve the form of the confirmation order at the hearing.

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Dawn Renee Tanner

Chapter 13

Based on the pleadings filed with the Court, the terms of the proposed confirmation order are set forth below. No written order has been entered yet and, therefore, the following terms are not binding in any manner in this case. Docketing this unsigned hearing sheet does not constitute entry of any order in this case. Instead, if the parties agree on the record at the confirmation hearing with the following terms, the Court intends to enter a separate, signed, written confirmation order with the following terms:

On April 6, 2021, the Court entered a scheduling order [docket #19] ("Order") in this case which (among other things) set the confirmation hearing and a status conference in this case for September 27, 2021 at 1:30 p.m.

On September 8, 2021, pursuant to paragraph 3(c) of the Order, the chapter 13 trustee ("Trustee") filed a statement [docket #36] ("Statement") with an attached worksheet recommending confirmation of the amended chapter 13 plan filed by the debtors in this bankruptcy case ("Debtors") on June 16, 2021 [docket #27] ("Plan") on the terms set forth in the Statement and the attached worksheet.

Pursuant to paragraph 3(d) of the Order, counsel for the Debtors then filed a pleading on September 15, 2021 [docket #37] agreeing with the Trustee's terms in the Statement and the worksheet. No objections to confirmation have been filed and the deadline to do so has passed.

The Debtors have not objected to the Court's procedures order [docket #8] ("Procedures Order") and the deadline to do so in paragraph V on page 41 of the Procedures Order has passed. Accordingly, the case is now ready for confirmation.

On September 27, 2021, the Court held the confirmation hearing. Prior to the hearing, the Court prepared this confirmation order based on the Statement and attached worksheet. The Court then posted this form of order as a tentative ruling prior to the confirmation hearing. At the hearing, the Trustee recited on the record the

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agreed terms of confirmation as set forth in the Statement and this Order. Counsel for the Debtors and the Trustee reviewed this form of order prior to the confirmation hearing and, on the record on September 27, 2021, counsel for the Debtors and the Trustee consented to entry of this form of Order.

Therefore, the Court finds that the Plan meets the requirements of 11 U.S.C. § 1325 and, accordingly, the Court hereby ORDERS:

1. The Plan is confirmed as follows. The amount of each monthly payment by the Debtors to the Trustee is as follows:

Starting April 25, 2021, the monthly plan payment is \$200.

Starting July 25, 2021, the monthly plan payment is \$966.

The due date for each payment is the 25th day of each month and the Trustee must receive the payment by that day each month. The duration of the Plan is 60 months. General unsecured claims shall be paid 100% of their allowed claims. The Plan is confirmed as a base plan and the base plan amount is \$55,662. Debtors must pay sufficient funds to pay (1) the base plan amount or (2) the percentage to general unsecured creditors (as well as payment in full of all senior claims), whichever is greater.

2. Confirmation of the Plan is without prejudice to the rights of secured creditors with respect to post-petition defaults by the Debtors.

3. Other provisions:

a. The Debtors shall timely submit statements of income on an annual basis to the Trustee, which income shall be reviewed by the Trustee who may petition the court to increase the monthly plan payment for cause until such time as all allowed unsecured creditors, to the extent they are to be paid during the term of the Plan, are paid 100%. The Trustee may increase the dividend paid allowed unsecured claims until the full amount of the Plan base stated in this paragraph has been paid by the

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Debtors or the claims have been paid in full without further notice or order from the court.

b. Counsel for Debtors is awarded fees of \$5,000; having previously received \$1,500, counsel is entitled to payment of \$3,500 from the estate at a rate no more than \$350 per month commencing forthwith. Using available funds, the Trustee shall make this monthly payment to counsel provided that sufficient funds exist after paying all secured obligations (including, but not limited to, conduit and non-conduit secured obligations) and any other senior priority unsecured claims (such as Trustee's fees, domestic support obligations, etc.).

c. (i) As used in this order, (A) the term "Filed Secured/Priority Debts" means all secured claims and priority unsecured claims for which proofs of claim have already been filed in this case by the holders of the claims and (B) the term "Unfiled Secured/Priority Debts" means all secured and priority unsecured debts which (1) the Debtors provide for under the Plan or by interlineation as set forth in this order and (2) the creditors holding the claims have not yet filed a proof of claim. The terms Filed Secured/Priority Debts and Unfiled Secured/Priority Debts do not include claims of any attorney's fees of counsel for the Debtors. (Those are addressed in the preceding paragraph).

(ii) The Trustee is authorized to immediately start making payments to holders of Filed Secured/Priority Debts and Unfiled Secured/Priority Debts. The Trustee shall pay holders of Filed Secured/Priority Debts in accordance with the terms set forth in the proofs of claims filed by the creditors (not the Plan) unless this order (or any other court order) provides otherwise. The Trustee shall make payments to holders of Unfiled Secured/Priority Debts based on the amounts set forth in the Plan or, if different, in this order and, unless or until the court orders otherwise, the Trustee shall continue to do so even if proofs of claim are never filed by creditors holding Unfiled Secured/Priority Debts. Pursuant to F.R.B.P. Rule 3004, the Debtors are deemed to have filed proofs of claims for Unfiled Secured/Priority Debts in the amounts set forth by the Debtors in the Plan or, if different, by interlineation in this order. However, if the holder of an

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Unfiled Secured/Priority Debts later files a proof of claim (whether timely or untimely), the amounts owed to that creditor asserted in that proof of claim will control (and supersede the amounts stated by the Debtors in the Plan or in this order) and the Trustee shall pay in accordance with the proof of claim unless and until (A) an objection to the proof of claim is filed and (B) the court enters an order regarding such objection.

d. In addition to the monthly plan payments, all tax refunds (in any amount) received during the term of the Plan are pledged to the Plan and the Debtors shall promptly turn over all such refunds to the Trustee. Debtors shall timely file all tax returns and promptly provide the Trustee with copies.

e. Debtors reserve the right to object to any claim notwithstanding any Plan interlineations. Likewise, notwithstanding any term of the Plan that provides otherwise (if any), the Trustee retains the right and standing to object to claims and nothing in the Plan shall be construed as limiting or altering the right or standing of the Trustee to object to any proof of claim.

f. Interlineations:

1. The Trustee shall pay the secured claim of Ally Bank in the amount of \$30,835.65 at a rate no less than \$581.91 per month for 60 months with interest at the rate of 5% per annum.
2. Debtors shall directly pay student loan creditors and relief from the automatic stay is hereby granted in favor of all such creditors.
3. The Schedule C exemption regarding the tax refund is hereby stricken.

4. Additional provisions:

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a. As discussed on the record, the Debtors do not seek to avoid, extinguish, bifurcate or otherwise modify any liens in this bankruptcy case and, therefore, any and all provisions in the Plan purporting to avoid, extinguish, bifurcate or otherwise modify any lien are hereby disapproved. Confirmation of the Plan shall not constitute an avoidance, extinguishment, bifurcation or modification of any lien or encumbrance. As discussed in the Procedures Order, the deadline to file motions (or adversary proceedings) to avoid liens including, but not limited to, motions to avoid liens pursuant to 11 U.S.C. § 522(f), has passed and no such motions may be filed in the future in this case. Confirmation of the Plan and the terms of the Plan are based on the absence of any lien avoidance, extinguishment, bifurcation or modification in this case whether by motion, adversary proceeding or otherwise.

b. No claims listed in Class 3B (or any other class) shall be bifurcated.

c. Any provisions in the Plan purporting to create an automatic stay are hereby disapproved. The automatic stay is governed by 11 U.S.C. § 362 and neither the Plan nor this order shall be construed to expand its provisions. If, for example, the automatic stay has already terminated by operation of law (or never existed in this case in the first instance by operation of law), neither the Plan nor this order nor confirmation of the Plan will create an automatic stay.

d. Any and all provisions in the Plan purporting to immediately discharge any debts (in whole or in part) are hereby disapproved. Debts may only be discharged by further court order.

e. Pursuant to sections 1328(a)(2) and 523(a)(3), a claim or debt shall not be discharged if the creditor holding the claim or debt did not receive proper and timely notice of the case and the terms of the Plan. The provisions of the Plan and this order are not binding on any creditor or other party who was not properly and timely served with the Plan and the court mandated notice of the date, time and location of the meeting of creditors and confirmation hearing (i.e. F 3015-1.02.NOTICE.341.CNFRM or F 3015-1.02.NOTICE.341.LIEN.MOD.PLAN.CNFRM).

f. The Plan is modified to comply with the requirements of the court's

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approved plan form.

Chapter 13

g. In the event of any differences between the terms of the Plan and this Order, the terms of this Order shall control. This Order supersedes and modifies any contrary or inconsistent terms of the Plan.

h. The Court previously entered the Procedures Order and it continues to apply in this case. Debtors and counsel should review the Procedures Order again and, in particular, the provisions governing post-confirmation matters.

i. The Debtors have checked the box "none" in section IV of the Plan. Therefore, all language in section IV of the Plan after the end of the first full paragraph of section IV of the plan (which ends "or any Plan provision deviating from this form.") is hereby stricken and shall not apply in this case. In particular (but without limitation), all terms in section IV(A), (B), (C) and (D) of the Plan are stricken and shall not apply in this case. As set forth in the Plan, any nonstandard plan provision in the Plan (i.e. a plan provision not otherwise included in the Court's mandatory chapter 13 form, Form F 3015-1.01.CHAPTER13.PLAN, or any plan provision deviating from that form) is ineffective and hereby stricken.

j. If the Plan includes addendum F 3015-1.1.ADDENDUM or any similar addendum, that addendum is hereby disapproved. The F 3015-1.1.ADDENDUM is no longer an approved form in this district. The form was unanimously withdrawn as an approved form by the judges of this district on June 1, 2012.

k. If Attachment A, B, C or D is attached to the Plan (or any other attachment), that attachment is hereby disapproved and stricken.

l. The last sentence of section II(A) of the Plan is hereby stricken and shall not apply in this case.

5. Direct Payments and Related Matters

a. As discussed on the record, this case does not involve any direct

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payments by the Debtors to any creditors.

b. The Debtors shall timely (1) pay to the Trustee all payments by each monthly due date, (2) pay all other obligations arising under the Plan or in the case and (3) comply with all provisions of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, local bankruptcy rules, the Procedures Order and this order. Failure to do so may result (depending on the circumstances) in dismissal of the case with or without a bar to re-filing pursuant to 11 U.S.C. § 109(g)(1) (and other applicable law) or denial of discharge.

c. With Court permission, the Bankruptcy Code often permits debtors to sell, abandon or refinance property of the estate during a chapter 13 case or obtain other financing on a secured or unsecured basis. However, court permission in advance is required to do so. Therefore, if the Debtors seek to sell, transfer, give away, abandon or refinance property or obtain any other financing, the Debtors must file an appropriate motion to obtain a court order prior to selling, abandoning, transferring, giving away or refinancing property or obtaining other financing.

d. If the Debtors later seek to convert this case to another chapter or to dismiss this case or to file a motion to modify the Plan in order to suspend, reduce or modify payments under the Plan (such as payments to the Trustee or any other Plan obligations), the Court hereby sets a deadline for doing so. The deadline for seeking to dismiss or convert this case or to file the motion to modify the Plan is twenty-eight days after the due date for the first monthly payment to the Trustee, mortgage payment, lease obligation or other Plan obligation that the Debtors fail to pay timely. In other words, the deadline to seek conversion or dismissal of this case or modification of the Plan is twenty-eight days after the first default under the terms of the Plan, the local rules or other applicable law.

Party Information

Debtor(s):

Dawn Renee Tanner

Represented By
Matthew D. Resnik

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Trustee(s):

Rod Danielson (TR)

Pro Se

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1:30 PM

6:21-11520 Dawn Renee Tanner

Chapter 13

#4.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-5-21

Docket 1

Tentative Ruling:

No appearances by debtors are required today but attorneys for debtors do need to appear.

This hearing will occur by video using Zoom (not CourtCall). Courtroom 304 has not yet transitioned to facilitate appearances simultaneously by video and in person. Hybrid hearings are not occurring in courtroom 304 at this time. Therefore, even though Judge Johnson's courtroom is now open for in-person hearings on all other matters, this hearing today will occur by Zoom only. No appearances will be possible in the courtroom for this matter. All parties should attend the hearing today by video using the following information:

Meeting URL: <https://cacb.zoomgov.com/j/1607653802>

Meeting ID: 160 765 3802

Password: 612271

Based on the agreement of the parties, the Court intends to enter an order confirming the chapter 13 plan proposed in this case using the agreed terms. Counsel must appear at the confirmation hearing to approve the terms of confirmation and the confirmation order but debtors need not appear. Likewise, the debtors need not appear for the status conference (but counsel should appear). Instead, the status conference will be continued and conducted with the debtors on another date (most likely by video). Appearances by special counsel (for debtors) are permissible today for both the confirmation hearing and the status conference. Whoever appears for the debtors must review the proposed terms of the confirmation order prior to the hearing and be prepared to approve the form of the confirmation order at the hearing.

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CONT... Dawn Renee Tanner

Chapter 13

Party Information

Debtor(s):

Dawn Renee Tanner

Represented By
Matthew D. Resnik

Trustee(s):

Rod Danielson (TR)

Pro Se

**United States Bankruptcy Court
Central District of California
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Monday, September 27, 2021

Hearing Room 304

1:30 PM

6:21-11567 Shihal Howard

Chapter 13

#5.00 Confirmation of Chapter 13 Plan

FROM: 5-19-21

Docket 1

***** VACATED *** REASON: CASE DISMISSED 5-6-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Shihal Howard

Represented By
Joshua L Sternberg

Trustee(s):

Rod Danielson (TR)

Pro Se

**United States Bankruptcy Court
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6:21-11567 Shihal Howard

Chapter 13

#6.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-5-21

Docket 1

***** VACATED *** REASON: CASE DISMISSED 5-6-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Shihal Howard

Represented By
Joshua L Sternberg

Trustee(s):

Rod Danielson (TR)

Pro Se

**United States Bankruptcy Court
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6:21-11646 Kimberly M Voskeritchian

Chapter 13

#7.00 Confirmation of Chapter 13 Plan

FROM: 5-19-21

Docket 2

Tentative Ruling:

No appearances by debtors are required today but attorneys for debtors do need to appear.

This hearing will occur by video using Zoom (not CourtCall). Courtroom 304 has not yet transitioned to facilitate appearances simultaneously by video and in person. Hybrid hearings are not occurring in courtroom 304 at this time. Therefore, even though Judge Johnson's courtroom is now open for in-person hearings on all other matters, this hearing today will occur by Zoom only. No appearances will be possible in the courtroom for this matter. All parties should attend the hearing today by video using the following information:

Meeting URL: <https://cacb.zoomgov.com/j/1607653802>

Meeting ID: 160 765 3802

Password: 612271

The Court thanks the parties for preparing the matter for confirmation. Based on the agreement of the parties, the Court intends to enter an order confirming the chapter 13 plan proposed in this case using the agreed terms. Counsel must appear at the confirmation hearing to approve the terms of confirmation and the confirmation order but debtors need not appear. Likewise, the debtors need not appear for the status conference (but counsel should appear). Instead, the status conference will be continued and conducted with the debtors on another date (most likely by video). Appearances by special counsel (for debtors) are permissible today for both the confirmation hearing and the status conference. Whoever appears for the debtors must review the proposed terms of the confirmation order (see below) prior to the hearing and be prepared to approve the form of the confirmation order at the hearing.

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Kimberly M Voskeritchian

Chapter 13

Based on the pleadings filed with the Court, the terms of the proposed confirmation order are set forth below. No written order has been entered yet and, therefore, the following terms are not binding in any manner in this case. Docketing this unsigned hearing sheet does not constitute entry of any order in this case. Instead, if the parties agree on the record at the confirmation hearing with the following terms, the Court intends to enter a separate, signed, written confirmation order with the following terms:

On April 6, 2021, the Court entered a scheduling order [docket #15] ("Order") in this case which (among other things) set the confirmation hearing and a status conference in this case for September 27, 2021 at 1:30 p.m.

On September 8, 2021, pursuant to paragraph 3(c) of the Order, the chapter 13 trustee ("Trustee") filed a statement [docket #24] ("Statement") with an attached worksheet recommending confirmation of the chapter 13 plan filed by the debtors in this bankruptcy case ("Debtors") on March 30, 2021 [docket #2] ("Plan") on the terms set forth in the Statement and the attached worksheet.

Pursuant to paragraph 3(d) of the Order, counsel for the Debtors then filed a pleading on September 14, 2021 [docket #25] agreeing with the Trustee's terms in the Statement and the worksheet. No objections to confirmation have been filed and the deadline to do so has passed.

The Debtors have not objected to the Court's procedures order [docket #9] ("Procedures Order") and the deadline to do so in paragraph V on page 41 of the Procedures Order has passed. Accordingly, the case is now ready for confirmation.

On September 27, 2021, the Court held the confirmation hearing. Prior to the hearing, the Court prepared this confirmation order based on the Statement and attached worksheet. The Court then posted this form of order as a tentative ruling prior to the confirmation hearing. At the hearing, the Trustee recited on the record the

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CONT... Kimberly M Voskeritchian

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agreed terms of confirmation as set forth in the Statement and this Order. Counsel for the Debtors and the Trustee reviewed this form of order prior to the confirmation hearing and, on the record on September 27, 2021, counsel for the Debtors and the Trustee consented to entry of this form of Order.

Therefore, the Court finds that the Plan meets the requirements of 11 U.S.C. § 1325 and, accordingly, the Court hereby ORDERS:

1. The Plan is confirmed as follows. The amount of each monthly payment by the Debtors to the Trustee is as follows:

Starting May 1, 2021, the monthly plan payment is \$1,488.

Starting October 1, 2021, the monthly plan payment is \$1,634.

The due date for each payment is the 1st day of each month and the Trustee must receive the payment by that day each month. The duration of the Plan is 60 months. General unsecured claims shall be paid 100% of their allowed claims. The Plan is confirmed as a base plan and the base plan amount is \$97,310. Debtors must pay sufficient funds to pay (1) the base plan amount or (2) the percentage to general unsecured creditors (as well as payment in full of all senior claims), whichever is greater.

2. Confirmation of the Plan is without prejudice to the rights of secured creditors with respect to post-petition defaults by the Debtors.

3. Other provisions:

a. The Debtors shall timely submit statements of income on an annual basis to the Trustee, which income shall be reviewed by the Trustee who may petition the court to increase the monthly plan payment for cause until such time as all allowed unsecured creditors, to the extent they are to be paid during the term of the Plan, are

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paid 100%. The Trustee may increase the dividend paid allowed unsecured claims until the full amount of the Plan base stated in this paragraph has been paid by the Debtors or the claims have been paid in full without further notice or order from the court.

b. Counsel for Debtors is awarded fees of \$5,000; having previously received \$2,000, counsel is entitled to payment of \$3,000 from the estate at a rate no more than \$300 per month commencing forthwith. Using available funds, the Trustee shall make this monthly payment to counsel provided that sufficient funds exist after paying all secured obligations (including, but not limited to, conduit and non-conduit secured obligations) and any other senior priority unsecured claims (such as Trustee's fees, domestic support obligations, etc.).

c. (i) As used in this order, (A) the term "Filed Secured/Priority Debts" means all secured claims and priority unsecured claims for which proofs of claim have already been filed in this case by the holders of the claims and (B) the term "Unfiled Secured/Priority Debts" means all secured and priority unsecured debts which (1) the Debtors provide for under the Plan or by interlineation as set forth in this order and (2) the creditors holding the claims have not yet filed a proof of claim. The terms Filed Secured/Priority Debts and Unfiled Secured/Priority Debts do not include claims of any attorney's fees of counsel for the Debtors. (Those are addressed in the preceding paragraph).

(ii) The Trustee is authorized to immediately start making payments to holders of Filed Secured/Priority Debts and Unfiled Secured/Priority Debts. The Trustee shall pay holders of Filed Secured/Priority Debts in accordance with the terms set forth in the proofs of claims filed by the creditors (not the Plan) unless this order (or any other court order) provides otherwise. The Trustee shall make payments to holders of Unfiled Secured/Priority Debts based on the amounts set forth in the Plan or, if different, in this order and, unless or until the court orders otherwise, the Trustee shall continue to do so even if proofs of claim are never filed by creditors holding Unfiled Secured/Priority Debts. Pursuant to F.R.B.P. Rule 3004, the Debtors are deemed to have filed proofs of claims for Unfiled

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Secured/Priority Debts in the amounts set forth by the Debtors in the Plan or, if different, by interlineation in this order. However, if the holder of an Unfiled Secured/Priority Debts later files a proof of claim (whether timely or untimely), the amounts owed to that creditor asserted in that proof of claim will control (and supersede the amounts stated by the Debtors in the Plan or in this order) and the Trustee shall pay in accordance with the proof of claim unless and until (A) an objection to the proof of claim is filed and (B) the court enters an order regarding such objection.

d. In addition to the monthly plan payments, all tax refunds (in any amount) received during the term of the Plan are pledged to the Plan and the Debtors shall promptly turn over all such refunds to the Trustee. Debtors shall timely file all tax returns and promptly provide the Trustee with copies.

e. Debtors reserve the right to object to any claim notwithstanding any Plan interlineations. Likewise, notwithstanding any term of the Plan that provides otherwise (if any), the Trustee retains the right and standing to object to claims and nothing in the Plan shall be construed as limiting or altering the right or standing of the Trustee to object to any proof of claim.

f. Interlineations:

1. The Trustee shall pay the priority claim of the Internal Revenue Service in the amount of \$3,524.20 at a rate no less than \$58.74 per month for 60 months.
2. The Trustee shall pay the secured claim of Carvana LLC in the amount of \$24,750.53 at a rate no less than \$455.82 per month for 60 months with interest at the rate of 4% per annum.
3. Debtors shall directly pay student loan creditors and relief from the automatic stay is hereby granted in favor of all such creditors.

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Kimberly M Voskeritchian

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4. Additional provisions:

a. As discussed on the record, the Debtors do not seek to avoid, extinguish, bifurcate or otherwise modify any liens in this bankruptcy case and, therefore, any and all provisions in the Plan purporting to avoid, extinguish, bifurcate or otherwise modify any lien are hereby disapproved. Confirmation of the Plan shall not constitute an avoidance, extinguishment, bifurcation or modification of any lien or encumbrance. As discussed in the Procedures Order, the deadline to file motions (or adversary proceedings) to avoid liens including, but not limited to, motions to avoid liens pursuant to 11 U.S.C. § 522(f), has passed and no such motions may be filed in the future in this case. Confirmation of the Plan and the terms of the Plan are based on the absence of any lien avoidance, extinguishment, bifurcation or modification in this case whether by motion, adversary proceeding or otherwise.

b. No claims listed in Class 3B (or any other class) shall be bifurcated.

c. Any provisions in the Plan purporting to create an automatic stay are hereby disapproved. The automatic stay is governed by 11 U.S.C. § 362 and neither the Plan nor this order shall be construed to expand its provisions. If, for example, the automatic stay has already terminated by operation of law (or never existed in this case in the first instance by operation of law), neither the Plan nor this order nor confirmation of the Plan will create an automatic stay.

d. Any and all provisions in the Plan purporting to immediately discharge any debts (in whole or in part) are hereby disapproved. Debts may only be discharged by further court order.

e. Pursuant to sections 1328(a)(2) and 523(a)(3), a claim or debt shall not be discharged if the creditor holding the claim or debt did not receive proper and timely notice of the case and the terms of the Plan. The provisions of the Plan and this order are not binding on any creditor or other party who was not properly and timely served with the Plan and the court mandated notice of the date, time and location of the meeting of creditors and confirmation hearing (i.e. F 3015-1.02.NOTICE.341.CNFRM or

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Chapter 13

F 3015-1.02.NOTICE.341.LIEN.MOD.PLAN.CNFRM).

f. The Plan is modified to comply with the requirements of the court's approved plan form.

g. In the event of any differences between the terms of the Plan and this Order, the terms of this Order shall control. This Order supersedes and modifies any contrary or inconsistent terms of the Plan.

h. The Court previously entered the Procedures Order and it continues to apply in this case. Debtors and counsel should review the Procedures Order again and, in particular, the provisions governing post-confirmation matters.

i. The Debtors have checked the box "none" in section IV of the Plan. Therefore, all language in section IV of the Plan after the end of the first full paragraph of section IV of the plan (which ends "or any Plan provision deviating from this form.") is hereby stricken and shall not apply in this case. In particular (but without limitation), all terms in section IV(A), (B), (C) and (D) of the Plan are stricken and shall not apply in this case. As set forth in the Plan, any nonstandard plan provision in the Plan (i.e. a plan provision not otherwise included in the Court's mandatory chapter 13 form, Form F 3015-1.01.CHAPTER13.PLAN, or any plan provision deviating from that form) is ineffective and hereby stricken.

j. If the Plan includes addendum F 3015-1.1.ADDENDUM or any similar addendum, that addendum is hereby disapproved. The F 3015-1.1.ADDENDUM is no longer an approved form in this district. The form was unanimously withdrawn as an approved form by the judges of this district on June 1, 2012.

k. If Attachment A, B, C or D is attached to the Plan (or any other attachment), that attachment is hereby disapproved and stricken.

l. The last sentence of section II(A) of the Plan is hereby stricken and shall not apply in this case.

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Chapter 13

5. Direct Payments and Related Matters

a. As discussed on the record, this case does not involve any direct payments by the Debtors to any creditors.

b. The Debtors shall timely (1) pay to the Trustee all payments by each monthly due date, (2) pay all other obligations arising under the Plan or in the case and (3) comply with all provisions of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, local bankruptcy rules, the Procedures Order and this order. Failure to do so may result (depending on the circumstances) in dismissal of the case with or without a bar to re-filing pursuant to 11 U.S.C. § 109(g)(1) (and other applicable law) or denial of discharge.

c. With Court permission, the Bankruptcy Code often permits debtors to sell, abandon or refinance property of the estate during a chapter 13 case or obtain other financing on a secured or unsecured basis. However, court permission in advance is required to do so. Therefore, if the Debtors seek to sell, transfer, give away, abandon or refinance property or obtain any other financing, the Debtors must file an appropriate motion to obtain a court order prior to selling, abandoning, transferring, giving away or refinancing property or obtaining other financing.

d. If the Debtors later seek to convert this case to another chapter or to dismiss this case or to file a motion to modify the Plan in order to suspend, reduce or modify payments under the Plan (such as payments to the Trustee or any other Plan obligations), the Court hereby sets a deadline for doing so. The deadline for seeking to dismiss or convert this case or to file the motion to modify the Plan is twenty-eight days after the due date for the first monthly payment to the Trustee, mortgage payment, lease obligation or other Plan obligation that the Debtors fail to pay timely. In other words, the deadline to seek conversion or dismissal of this case or modification of the Plan is twenty-eight days after the first default under the terms of the Plan, the local rules or other applicable law.

Party Information

Debtor(s):

Kimberly M Voskeritchian

Represented By

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Paul Y Lee

Chapter 13

Trustee(s):

Rod Danielson (TR)

Pro Se

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Hearing Room 304

1:30 PM

6:21-11646 Kimberly M Voskeritchian

Chapter 13

#8.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-5-21

Docket 2

Tentative Ruling:

No appearances by debtors are required today but attorneys for debtors do need to appear.

This hearing will occur by video using Zoom (not CourtCall). Courtroom 304 has not yet transitioned to facilitate appearances simultaneously by video and in person. Hybrid hearings are not occurring in courtroom 304 at this time. Therefore, even though Judge Johnson's courtroom is now open for in-person hearings on all other matters, this hearing today will occur by Zoom only. No appearances will be possible in the courtroom for this matter. All parties should attend the hearing today by video using the following information:

Meeting URL: <https://cacb.zoomgov.com/j/1607653802>

Meeting ID: 160 765 3802

Password: 612271

Based on the agreement of the parties, the Court intends to enter an order confirming the chapter 13 plan proposed in this case using the agreed terms. Counsel must appear at the confirmation hearing to approve the terms of confirmation and the confirmation order but debtors need not appear. Likewise, the debtors need not appear for the status conference (but counsel should appear). Instead, the status conference will be continued and conducted with the debtors on another date (most likely by video). Appearances by special counsel (for debtors) are permissible today for both the confirmation hearing and the status conference. Whoever appears for the debtors must review the proposed terms of the confirmation order prior to the hearing and be prepared to approve the form of the confirmation order at the hearing.

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Chapter 13

Party Information

Debtor(s):

Kimberly M Voskeritchian

Represented By
Paul Y Lee

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11741 Lynnetta J Wright-Diaz

Chapter 13

#9.00 Confirmation of Chapter 13 Plan

FROM: 5-19-21

Docket 2

***** VACATED *** REASON: SCHEDULING ORDER ENTERED 9-22-21; CONT'D TO 2-28-22 AT 11:00 A.M.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Lynnetta J Wright-Diaz

Represented By
Nancy Korompis

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11741 Lynnetta J Wright-Diaz

Chapter 13

#10.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-5-21

Docket 2

***** VACATED *** REASON: SCHEDULING ORDER ENTERED 9-22-21; CONT'D TO 2-28-22 AT 11:00 A.M.**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Lynnetta J Wright-Diaz

Represented By
Nancy Korompis

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11746 Allan Wagner

Chapter 13

#11.00 Confirmation of Chapter 13 Plan

FROM: 5-19-21

Docket 2

***** VACATED *** REASON: CASE DISMISSED 5-20-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Allan Wagner

Represented By
Jonathan D Doan

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11746 Allan Wagner

Chapter 13

#12.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-5-21

Docket 2

***** VACATED *** REASON: CASE DISMISSED 5-20-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Allan Wagner

Represented By
Jonathan D Doan

Trustee(s):

Rod Danielson (TR)

Pro Se

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2:30 PM

6:21-11845 Francisco Medrano and Claudia Mercedes Medrano

Chapter 13

#13.00 Confirmation of Chapter 13 Plan

FROM: 6-2-21

Docket 2

***** VACATED *** REASON: CASE DISMISSED 9-21-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Francisco Medrano

Represented By
Jaime A Cuevas Jr.

Joint Debtor(s):

Claudia Mercedes Medrano

Represented By
Jaime A Cuevas Jr.

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11845 Francisco Medrano and Claudia Mercedes Medrano

Chapter 13

#14.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 5-19-21

Docket 2

***** VACATED *** REASON: CASE DISMISSED 9-21-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Francisco Medrano

Represented By
Jaime A Cuevas Jr.

Joint Debtor(s):

Claudia Mercedes Medrano

Represented By
Jaime A Cuevas Jr.

Trustee(s):

Rod Danielson (TR)

Pro Se

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2:30 PM

6:21-11859 Richard Bartolome and Maria Angelica Bartolome

Chapter 13

#15.00 Confirmation of Chapter 13 Plan

FROM: 6-2-21

Docket 1

***** VACATED *** REASON: CASE DISMISSED 9-21-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Richard Bartolome

Represented By
Edward T Weber

Joint Debtor(s):

Maria Angelica Bartolome

Represented By
Edward T Weber

Trustee(s):

Rod Danielson (TR)

Pro Se

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2:30 PM

6:21-11859 Richard Vengco Bartolome and Maria Angelica Bartolome Chapter 13

#16.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: FROM: 5-19-21

Docket 1

***** VACATED *** REASON: CASE DISMISSED 9-21-21**

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Richard Vengco Bartolome

Represented By
Edward T Weber

Joint Debtor(s):

Maria Angelica Bartolome

Represented By
Edward T Weber

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11972 Carolyn Moran Herrera

Chapter 13

#17.00 Confirmation of Chapter 13 Plan

FROM: 6-2-21

Docket 2

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Carolyn Moran Herrera

Represented By
Raj T Wadhvani

Trustee(s):

Rod Danielson (TR)

Pro Se

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2:30 PM

6:21-11972 Carolyn Moran Herrera

Chapter 13

#18.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: FROM: 5-19-21

Docket 2

Tentative Ruling:

No appearances by debtors are required today but attorneys for debtors do need to appear.

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Meeting URL: <https://cacb.zoomgov.com/j/1607653802>

Meeting ID: 160 765 3802

Password: 612271

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Chapter 13

Party Information

Debtor(s):

Carolyn Moran Herrera

Represented By
Raj T Wadhvani

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11985 Larry Travis

Chapter 13

#19.00 Confirmation of Chapter 13 Plan

FROM: 6-2-21

Docket 2

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Larry Travis

Represented By
Daniel King

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11985 Larry Travis

Chapter 13

#20.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: FROM: 5-19-21

Docket 2

Tentative Ruling:

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Password: 612271

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CONT... Larry Travis

Chapter 13

Party Information

Debtor(s):

Larry Travis

Represented By
Daniel King

Trustee(s):

Rod Danielson (TR)

Pro Se

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2:30 PM

6:21-12076 Renee Lynda Moritz

Chapter 13

#21.00 Confirmation of Chapter 13 Plan

FROM: 6-2-21

Docket 2

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Renee Lynda Moritz

Represented By
Paul Y Lee

Trustee(s):

Rod Danielson (TR)

Pro Se

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2:30 PM

6:21-12076 Renee Lynda Moritz

Chapter 13

#22.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: FROM: 5-19-21

Docket 2

Tentative Ruling:

- NONE LISTED -

Party Information

Debtor(s):

Renee Lynda Moritz

Represented By
Paul Y Lee

Trustee(s):

Rod Danielson (TR)

Pro Se

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6:21-11027 Brian E Scott

Chapter 13

#23.00 Confirmation of Chapter 13 Plan

FROM: 4-21-21, 8-23-21, 9-1-21

Docket 2

Tentative Ruling:

Party Information

Debtor(s):

Brian E Scott

Represented By
Summer M Shaw

Trustee(s):

Rod Danielson (TR)

Pro Se

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3:30 PM

6:21-11027 Brian E Scott

Chapter 13

#24.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 4-7-21, 8-23-21, 9-1-21

Docket 2

Tentative Ruling:

Party Information

Debtor(s):

Brian E Scott

Represented By
Summer M Shaw

Trustee(s):

Rod Danielson (TR)

Pro Se

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Hearing Room 304

3:30 PM

6:21-11030 Perry C Robertson

Chapter 13

#25.00 Confirmation of Chapter 13 Plan

FROM: 4-21-21, 8-23-21, 9-1-21

Docket 2

Tentative Ruling:

Party Information

Debtor(s):

Perry C Robertson

Represented By
Summer M Shaw

Trustee(s):

Rod Danielson (TR)

Pro Se

**United States Bankruptcy Court
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3:30 PM

6:21-11030 Perry C Robertson

Chapter 13

#26.00 Hrg re status conference regarding confirmation of the chapter 13 plan

FROM: 4-7-21, 8-23-21, 9-1-21

Docket 2

Tentative Ruling:

Party Information

Debtor(s):

Perry C Robertson

Represented By
Summer M Shaw

Trustee(s):

Rod Danielson (TR)

Pro Se